From the INTERNATIONAL SEARCHING AUTHORITY

To:

OKABE INTERNATIONAL PATENT OFFICE Attn. Shinichi USUI No. 602 Fuji Bldg. 2-3, Marunouchi 3-chome Chiyoda-ku Tokyo 100-0005 JAPAN

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION



(PCT Rule 44.1)

	Date of mailing (day/month/year) 19/07/2004
Applicant's or agent's file reference	
CF017731W0	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No.	International filing date
PCT/JP 03/15072	(day/month/year) 26/11/2003
Applicant	
CANON KABUSHIKI KAISHA	· -

	-				
С	ANON	KABU	SHIKI KAIS	SHA	
1.		Filing of The appl	amendments a icant is entitled,	notified that the International Search Report has been established and is transmitted herewith. and statement under Article 19: , if he so wishes, to amend the claims of the International Application (see Rule 46):	
		wilelit	International Se	for filing such amendments is normally 2 months from the date of transmittal of the learch Report; however, for more details, see the notes on the accompanying sheet.	
	,	Where?	Directly to the	International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Fascimile No.: (41-22) 740.14.35	
	1	For more	e detailed instru	ructions, see the notes on the accompanying sheet.	
2.		The appli Article 17	cant is hereby n (2)(a) to that effo	notified that no International Search Report will be established and that the declaration under fect is transmitted herewith.	
3.	□ '	the	protest together	est against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that: r with the decision thereon has been transmitted to the International Bureau together with the	
	[дрр	icants request t	to forward the texts of both the protest and the decision thereon to the designated Offices. en made yet on the protest; the applicant will be notified as soon as a decision is made.	
4.	Furthe	er action	(s): The applie	icant is reminded of the following:	
	priori	ity claim,	it wishes to avoi must reach the l	he priority date, the international application will be published by the International Bureau. id or postpone publication, a notice of withdrawal of the international application, or of the International Bureau as provided in Rules 90 <i>bis</i> .1 and 90 <i>bis</i> .3, respectively, before the reparations for international publication.	
	Within wishe	19 mont es to pos	hs from the prio tpone the entry i	ority date, a demand for international preliminary examination must be filed if the applicant into the national phase until 30 months from the priority date (in some Offices even later).	
	DEIDI	e all uesi	gnated Offices v	ority date, the applicant must perform the prescribed acts for entry into the national phase which have not been elected in the demand or in a later election within 19 months from the lected because they are not bound by Chapter II.	

Name and mailing address of the International Searching Authority European Patent Office, P.B. 5818 Patentlaan 2

NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016

Authorized officer

Véronique Baillou

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers;
 claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
 - "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international application is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments and any accompanying statement, under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the time of filing the amendments (and any statement) with the International Bureau, also file with the International Preliminary Examining Authority a copy of such amendments (and of any statement) and, where required, a translation of such amendments for the procedure before that Authority (see Rules 55.3(a) and 62.2, first sentence). For further information, see the Notes to the demand form (PCT/IPEA/401).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notification of Transmittal of International Search Report (Form PCT/ISA/220) as well as, where applicable, item 5 below.			
CF017731WO	ACTION			
ternational application No. International filing date (day/month/year) (Earliest) Priority Date (day/month/year)				
PCT/JP 03/15072	PCT/JP 03/15072 26/11/2003 27/11/2002			
Applicant				
CANON KARUGUTET KATOWA				
CANON KABUSHIKI KAISHA				
This International Search Report has been according to Article 18. A copy is being tra	prepared by this International Searching Auth nsmitted to the International Bureau.	ority and is transmitted to the applicant		
This International Search Report consists of X It is also accompanied by a	of a total of7 sheets. a copy of each prior art document cited in this i	report.		
Basis of the report				
 With regard to the language, the in language in which it was filed, unle 	nternational search was carried out on the basi ess otherwise indicated under this item.	is of the international application in the		
the international search wa Authority (Rule 23.1(b)).	as carried out on the basis of a translation of th	e international application furnished to this		
was carried out on the basis of the	I/or amino acid sequence disclosed in the int sequence listing: nal application in written form.	ernational application, the international search		
filed together with the inter	national application in computer readable form			
furnished subsequently to	this Authority in written form.			
	this Authority in computer readble form.			
the statement that the subs international application as	sequently furnished written sequence listing do filed has been furnished.	es not go beyond the disclosure in the		
the statement that the infor furnished	mation recorded in computer readable form is	identical to the written sequence listing has been		
2. Certain claims were foun	d unsearchable (See Box I).			
3. X Unity of invention is lack	ing (see Box II).			
4. With regard to the title ,				
X the text is approved as sub	mitted by the applicant.			
the text has been establish	ed by this Authority to read as follows:			
5. With regard to the abstract,				
the text is approved as sub the text has been establish within one month from the o	mitted by the applicant. ed, according to Rule 38.2(b), by this Authority date of mailing of this international search repo	as it appears in Box III. The applicant may, rt, submit comments to this Authority.		
6. The figure of the drawings to be publis	hed with the abstract is Figure No.	1		
as suggested by the application		None of the figures.		
because the applicant failed	.			
because this figure better c	haracterizes the invention.			



International application No. PCT/JP 03/15072

Box I	Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This Inte	ernational Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1.	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
2.	Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
3.	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This Inte	ernational Searching Authority found multiple inventions in this international application, as follows:
	see additional sheet
1. X	As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3.	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4.	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark	on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. claims: 1-9,31-45

A method comprising a specific region obtained by forming a film in which a "specific region" and an "region continuous to a periphery of the specific region and different in thickness from the specific region" co-exist.

2. claims: 1,5-45

A method comprising a specific region obtained by irradiating a film with an electromagnetic wave or particles having a mass in mutually different conditions in a specific region and in a peripheral region.

3. claims: 46-48

A method for producing a crystalline film characterized by the step of melting-resolidification of a film

INTEGRATIONAL SEARCH REPORT

Intern Application No PCT/JP 03/15072

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 H01L21/20 C30B13/00

C30B29/06

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC 7 HO1L C30B

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

FPO-Internal, WPI Data, PAJ, INSPEC

C. DOCUM	ENTS CONSIDERED TO BE RELEVANT			
Category °	Citation of document, with indication, where appropriate, of th	e relevant passages	Relevant to claim No.	
X	WILT VAN DER P CH ET AL: "GRACONTROL IN EXCIMER-LASER CRYSTOF THIN SILICON FILMS." PHYSICA STATUS SOLIDI (A). APPRESEARCH, BERLIN, DE, vol. 166, no. 2, April 1998 (1 pages 619-627, XP000933738 ISSN: 0031-8965 2. Experimental and Results	PLIED	1-9, 31-45	
X	WO 89/04550 A (KOPIN CORP) 18 May 1989 (1989-05-18) page 8, line 14 - page 12, lin figures 2-5	e 10;	1-9, 31-45	
[V] Sud	her documents are listed in the continuation of box C.	Patent family members are listed in		
		X Patent family members are listed in		
"A" docume consid "E" earlier of filing d "L" docume which citation "O" docume other r "P" docume	ent which may throw doubts on priority claim(s) or is cited to establish the publication date of another n or other special reason (as specified) ent referring to an oral disclosure, use, exhibition or	or priority date and not in conflict with incited to understand the principle or the invention "X" document of particular relevance; the clean of the considered novel or cannot involve an inventive step when the document of particular relevance; the clean of the considered to involve an inventive and the considered to involve an inventive and county is combined with one or moments, such combination being obvious in the art.	(" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone (" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such docu- ments, such combination being obvious to a person skilled	
Date of the	actual completion of the international search	Date of mailing of the international sear	ch report	
6	July 2004	£ 9. 07. 04		
Name and r	nailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer Kiliaan, S		



0.00	AND DOCUMENTO CONCUENTS TO DE SELEVANT	PC1/JP 03/150/2
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Category	Original of document, with indication, where appropriate, or the relevant passages	nelevani to claim No.
Х	US 4 670 088 A (TSAUR BOR-YEU ET AL) 2 June 1987 (1987-06-02) column 5, line 43 - column 6, line 42; claims 1-17; figures 2A-2D	1-9, 31-45
A	HATANO M ET AL: "In situ and ex situ diagnostics on melting and resolidification dynamics of amorphous and polycrystalline silicon thin films during excimer laser annealing" JOURNAL OF NON-CRYSTALLINE SOLIDS, NORTH-HOLLAND PUBLISHING COMPANY, AMSTERDAM, NL, vol. 266-269, May 2000 (2000-05), pages 654-658, XP004198583 ISSN: 0022-3093 the whole document	1-9, 31-45
X,P	EP 1 262 578 A (CANON KK) 4 December 2002 (2002-12-04) examples 5-12	1,5-45
X	PATENT ABSTRACTS OF JAPAN vol. 0172, no. 53 (E-1367), 19 May 1993 (1993-05-19) & JP 4 373171 A (CANON INC), 25 December 1992 (1992-12-25) abstract	1,5-45
X	HIDEYA KUMOMI ET AL: "MANIPULATION OF NUCLEATION SITES IN SOLID-STATE SI CRYSTALLIZATION" APPLIED PHYSICS LETTERS, AMERICAN INSTITUTE OF PHYSICS. NEW YORK, US, vol. 59, no. 27, 30 December 1991 (1991-12-30), pages 3565-3567, XP000257094 ISSN: 0003-6951 page 3565, left-hand column, line 33 - page 3566, left-hand column, line 20	1,5-45
X	EP 0 472 970 A (CANON KK) 4 March 1992 (1992-03-04) examples 1-3	1,5-45
X	PATENT ABSTRACTS OF JAPAN vol. 0164, no. 99 (E-1280), 15 October 1992 (1992-10-15) & JP 4 184918 A (CANON INC), 1 July 1992 (1992-07-01) abstract	1,5-45
	-/ ·	

Form PCT/ISA/210 (continuation of second sheet) (January 2004)

4



Intern I Application No
PCT/JP 03/15072

C.(Continuation) DOCUMENTS CONSIDERED TO BE RELEVANT Category Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
GB 2 338 342 A (LG PHILIPS LCD CO LTD ; LC LCD INC (KR)) 15 December 1999 (1999-12-15) claims 1-21	G 1,5-45
X PATENT ABSTRACTS OF JAPAN vol. 0080, no. 52 (C-213), 9 March 1984 (1984-03-09) & JP 58 208197 A (TOKYO SHIBAURA DENKI KK), 3 December 1983 (1983-12-03) abstract	1,5-45
US 5 496 768 A (KUDO TOSHIO) 5 March 1996 (1996-03-05) claims 1-17	1,5-45
KURIYAMA H ET AL: "COMPREHENSIVE STUDY OF LATERAL GRAIN GROWTH IN POLY-SI FILMS BY EXCIMER LASER ANNEALING AND ITS APPLICATION TO THIN FILM TRANSISTORS" JAPANESE JOURNAL OF APPLIED PHYSICS, PUBLICATION OFFICE JAPANESE JOURNAL OF APPLIED PHYSICS. TOKYO, JP, vol. 33, no. 10, PART 1, 1 October 1994 (1994-10-01), pages 5657-5662, XP000596958 ISSN: 0021-4922 page 5657, right-hand column, last line -page 5658, left-hand column, line 32	1,5-45
US 4 564 403 A (SAWADA AKASHI ET AL) 14 January 1986 (1986-01-14) claims 1-8	46-48

INTEGRATIONAL SEARCH REPORT In action on patent family members

Intern. Application No
PCT/JP 03/15072

Patent document cited in search report	Publication date	Patent family Publication member(s) date
WO 8904550 A	18-05-1989	US 4885052 A 05-12-1989 AU 2808789 A 01-06-1989 CA 1337168 C 03-10-1995 WO 8904550 A2 18-05-1989 US 5021119 A 04-06-1991 US 5453153 A 26-09-1995
US 4670088 A	02-06-1987	DE 3279842 D1 31-08-1989 EP 0087426 A1 07-09-1983 JP 2049276 B 29-10-1990 JP 58500609 T 21-04-1983 WO 8203639 A1 28-10-1982
EP 1262578 A	04-12-2002	JP 2003059834 A 28-02-2003 CN 1390986 A 15-01-2003 EP 1262578 A1 04-12-2002 US 2003003766 A1 02-01-2003
JP 4373171 A	25-12-1992	NONE
EP 0472970 A	04-03-1992	JP 4092413 A 25-03-1992 CA 2048517 A1 09-02-1992 DE 69120745 D1 14-08-1996 DE 69120745 T2 23-01-1997 EP 0472970 A2 04-03-1992 US 5318661 A 07-06-1994
JP 4184918 A	01-07-1992	NONE
GB 2338342 A	15-12-1999	KR 2000001170 A 15-01-2000 KR 2000001171 A 15-01-2000 US 6326286 B1 04-12-2001
JP 58208197 A	03-12-1983	NONE
US 5496768 A	05-03-1996	JP 8078330 A 22-03-1996
US 4564403 A	14-01-1986	DE 3502778 A1 08-08-1985 GB 2153252 A ,B 21-08-1985 JP 60180113 A 13-09-1985 NL 8500233 A 16-08-1985

From the INTERNATIONAL SEARCHING AUTHORITY



To: OKABE, Masao No. 602, Fuji Bldg.	INVITATION TO PAY ADDITIONAL FEES
2-3, Marunuchi 3-chome Chiyoda-ku, Tokyo 100-0005	(PCT Article 17(3)(a) and Rule 40.1)
受領印	
切4.4.15 岡部国際 特許事務所	Date of mailing (day/month/year) 08/04/2004
Applicant's or agent's file reference	PAYMENT DUE within 45 KWKKs/days
CF017731WO	from the above date of mailing
International application No.	International filing date (day/month/year)
PCT/JP 03/15072	26/11/2003
Applicant	
CANON KABUSHIKI KAISHA	
This International Searching Authority	
(i) considers that there are 3 (nu by the claims indicated MANNY/on the extra sheet:	mber of) inventions claimed in the international application covered
and it considers that the international application does no (Rules 13.1, 13.2 and 13.3) for the reasons indicated beau	
(ii) \overline{X} has carried out a partial international search (see An on those parts of the international application which relate $1-9$, $31-45$,
(iii) will establish the international search report on the other p to which, additional fees are paid	parts of the international application only if, and to the extent
2. The applicant is hereby invited, within the time limit indicated	above, to pay the amount indicated below:
EUR 945,00 x 2 Fee per additional invention number of additional in	e <u>EUR 1.890,00</u> ventions total amount of additional fees
Or, x	=
The applicant is informed that, according to Rule 40.2(c), the pi.e., a reasoned statement to the effect that the international appor that the amount of the required additional fee is excessive.	ayment of any additional fee may be made under protest, plication complies with the requirement of unity of invention
3. Claim(s) Nos	have been found to be unsearchable under and therefore have not been included with any invention.
Name and mailing address of the International Searching Authority European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer Véronique Baillou





INVITATION TO PAY ADDITIONAL FEES

International application No.

PCT/JP 03/15072

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. Claims: 1-9,31-45

A method comprising a specific region obtained by forming a film in which a "specific region" and an "region continuous to a periphery of the specific region and different in thickness from the specific region" co-exist.

2. Claims: 1,5-45

A method comprising a specific region obtained by irradiating a film with an electromagnetic wave or particles having a mass in mutually different conditions in a specific region and in a peripheral region.

3. Claims: 46-48

A method for producing a crystalline film characterized by the step of melting-resolidification of a film

Anny Form PCT/ISA/206 COMMUNICATION RELATING TO THE RESULTS OF THE PARTIAL INTERNATIONAL SEARCH

- 1. The present communication is an Annex to the invitation to pay additional fees (Form PCT/ISA/206). It shows the results of the international search established on the parts of the international application which relate to the invention first mentioned in claims Nos.:
- 1-9,31-45.
 2.This communication is not the international search report which will be established according to Article 18 and Rule 43.
- 3. If the applicant does not pay any additional search fees, the information appearing in this communication will be considered as the result of the international search and will be included as such in the international search report.
- 4.If the applicant pays additional fees, the international search report will contain both the information appearing in this communication and the results of the international search on other parts of the international application for which such fees will have been paid.

C. DOCUMENTS CONSIDERED TO BE RELEVANT			
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.	
X	WILT VAN DER P CH ET AL: "GRAIN LOCATION CONTROL IN EXCIMER-LASER CRYSTALLIZATION OF THIN SILICON FILMS" PHYSICA STATUS SOLIDI (A). APPLIED RESEARCH, BERLIN, DE, vol. 166, no. 2, April 1998 (1998-04), pages 619-627, XP000933738 ISSN: 0031-8965 2. Experimental and Results	1-9, 31-45	
X	WO 89 04550 A (KOPIN CORP) 18 May 1989 (1989-05-18) page 8, line 14 -page 12, line 10; figures 2-5	1-9, 31-45	
X	US 4 670 088 A (TSAUR BOR-YEU ET AL) 2 June 1987 (1987-06-02) column 5, line 43 -column 6, line 42; claims 1-17; figures 2A-2D	1-9, 31-45	
	-/		
	·		
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X Patent family members are listed in annex.

- "A" document defining the general state of the art which is not considered to be of particular relevance
- "E" earlier document but published on or after the international filing date
- "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)
- "O" document referring to an oral disclosure, use, exhibition or other means
- "P" document published prior to the international filing date but later than the priority date claimed
- "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention
- "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone
- "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.
- "&" document member of the same patent family

[°] Special categories of cited documents :

Anno Form PCT/ISA/206 COMMUNICATE RELATING TO THE RESULTS OF THE PARTIAL INTERNATIONAL SEARCH

ı	Inter Application No	
	PCT/JP 03/15072	

_	OF THE PARTIAL INTERNATIONAL SEATON	PC1/JP 03	713072			
C(Continuation) DOCUMENTS CONSIDERED TO BE RELEVANT						
Category °	Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.			
	HATANO M ET AL: "In situ and ex situ diagnostics on melting and resolidification dynamics of amorphous and polycrystalline silicon thin films during excimer laser annealing" JOURNAL OF NON-CRYSTALLINE SOLIDS, NORTH-HOLLAND PUBLISHING COMPANY, AMSTERDAM, NL, vol. 266-269, May 2000 (2000-05), pages 654-658, XP004198583 ISSN: 0022-3093 the whole document		1-9, 31-45			

3 .



Internal Application No						
PCT/JP	03/15072					

Patent document cited in search report		Publication date		Patent family member(s)	Publication date
WO 8904550	A	18-05-1989	US AU CA WO US US	4885052 A 2808789 A 1337168 C 8904550 A2 5021119 A 5453153 A	05-12-1989 01-06-1989 03-10-1995 18-05-1989 04-06-1991 26-09-1995
US 4670088	Α	02-06-1987	DE EP JP JP WO	3279842 D1 0087426 A1 2049276 B 58500609 T 8203639 A1	31-08-1989 07-09-1983 29-10-1990 21-04-1983 28-10-1982